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REQUEST FOR ADMISSIONS TO PLAINTIFF

COMES NOW, the Defendant, Allstate Insurance Company, and requests the Plaintiff to admit or deny the following:

1. That you will never seek or attempt to recover from Allstate Insurance Company monetary damages in this case in excess of SEVENTY-FIVE THOUSAND and NO/100 (\$75,000.00)exclusive of interest and costs.

Thomas E. Bazemore, III

Gordon J. Brady, III

Attorneys for Defendant, Allstate Insurance Company

OF COUNSEL:

HUIE, FERNAMBUCQ AND STEWART, LLP The Protective Center, Building 3 2801 Highway 280 South, St. 200 Birmingham, Alabama 35223 Telephone: (205) 251-1193

Fax: (205) 251-1256

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing on the following by placing a copy in the United States Mail, first class and postage prepaid this 215th day of December, 2005.

JINKS, DANIEL & CROW, P.C. Post Office Box 350 Union Springs, AL 36089 (334) 738-4225

JOSEPH G. STEWART, JR., P.C. P.O. Box 911 Montgomery, AL 36101-0911 (334) 263-3552

Of Counsel